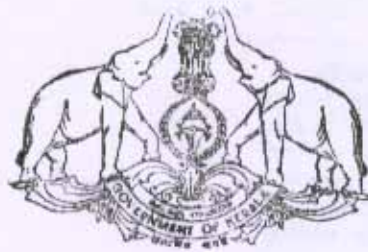


Government of Kerala  
കേരള സർക്കാർ  
2007



Reg. No. 001, നമ്പർ  
KL/TV/(N)/12/2006-2008

# KERALA GAZETTE

കേരള റണ്ടു

PUBLISHED BY AUTHORITY

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		30th Sravana 1929	30
		1929 ശോവന്മാസം, 30	

## PART I

### Notifications and Orders issued by the Government

#### Labour and Rehabilitation Department Labour and Rehabilitation (A)

##### ORDERS

(1)

G.O. (Rt.) No. 1814/2007/LBR.

*Thiruvananthapuram, 11th June 2007.*

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Auto Cast Ltd., S. N. Puram, Cherthala-688 582 and the workmen of the above referred establishment represented by (1) The Secretary, Silk Employees Union (C. I. T. U.), Auto Cast Unit, S. N. Puram P. O., Cherthala-688 582, (2) The Secretary, All Kerala Silk Employees Union (I.N.T.U.C.), Auto Cast Unit, S. N. Puram, Cherthala-688 582, (3) The Secretary, Kerala Steel Workers Union (T. U. C. I.), Room No. 6, K. A. M. Lodge, Cherthala in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the

Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Alappuzha. The Industrial Tribunal will pass the award within a period of three months.

#### ANNEXURE

Whether the complaint of anomalies in the Seniority and basic Wages of 57 Skilled Workers (list enclosed) of Auto Cast Ltd., S. N. Puram, Cherthala, consequent to the promotion of 8 unskilled workers as per the promotion policy signed between the management and the recognized unions on 24-3-1991 are justifiable? If not, what relief they are entitled to?

#### LIST OF WORKERS

1. Appukuttan, A. K.
2. Raveendran, E. P.
3. Devasya Ouseph
4. Ponnappan Achary
5. Subash, P. D.
6. Sunny Punnan, V.
7. Xavier Joseph
8. Vasudevan, K.
9. Shaji, P. C.
10. Nelson, S.

11. Subash
12. Radhakrishnan, M. A.
13. Chandrasekhar, S.
14. Thomas Jacob
15. Muraleedharan Pillai
16. Thadevoose, K. S.
17. Sebastian, A. J.
18. Lallumon, B.
19. Sebastian, T. K.
20. Ganesh, K. K.
21. Jayakumar, C.
22. Thilakan, N. V.
23. Surendran, P. R.
24. Balachandra Kartha
25. Prince, B.
26. Baji, D.
27. Joseph, K. S.
28. Raghavan, K. K.
29. Shajja, M. D.
30. Shaji, T. P.
31. Santhosh Kumar, E. M.
32. Thomas, A. J.
33. Mathew V. Thomas
34. Johny, C. M.
35. Purushothaman Nair, K.
36. Chandrappan, T.
37. Thilakan, K. G.
38. Najim, N. M.
39. Biju V. Joseph
40. Shaji, K.
41. Jaimon, M. J.
42. Mani, P. P.
43. Sreekumar, R.
44. Subash Chandrabose
45. Ranjith
46. Sajeevkumar, K.
47. Jose, T. O.
48. Verghese, P. P.
49. Rajeev, T.
50. Rahim
51. Sadanandan
52. Umeshan
53. Muhammed
54. Jaganadhan
55. Shaji, D.
56. Shaji, M. A.
57. Lalimon, K.

(2)

G. O. (Rt.) No. 1903/2007/LBR.

*Thiruvananthapuram, 16th June 2007.*

Whereas, the Government are of opinion that an industrial dispute exists between Sri M. Balakrishnan, Sree Ganesh Industrials, Bhajanakovil Road, Chalappuram, Kozhikode-2 and the workmen of the above referred establishment represented by the Secretary, District Motor and Engineering Workers Union, CITU, Putheri Building, Pavamani Road, Kozhikode in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

**ANNEXURE**

Whether the denial of employment to Sri Ponnan by the management of Sree Ganesh Industrials, Chalappuram, Kozhikode is justifiable? If not, what relief he is entitled to?

(3)

G. O. (Rt.) No. 1983/2007/LBR.

*Thiruvananthapuram, 22nd June 2007.*

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Manager, A.M.U.P. School, Chelakkad, Perinthalmanna, Malappuram, (2) Head Mistress A.M.U.P. School, Chelakkad, Perinthalmanna, Malappuram and the worker of the above referred establishment Smt. Chinnammu, w/o. Narayanan, Peravathody (Veedu), Chelakkad P. O., Thirunarayananapuram, Perinthalmanna, Malappuram, in respect of matters mentioned in the annexure to this order.

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

**ANNEXURE**

“Whether the denial of employment to Smt. Chinnammu, Cook of A. M. U. P. School Chelakkad by the Management is justifiable? If not, what relief she is entitled to?”

(4)

G.O. (Rt.) No. 1984/2007/LBR.

*Thiruvananthapuram, 22nd June 2007.*

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Vaguvurai Estate, Munnar P. O., Idukki District and the workmen of the above referred establishment represented by the General Secretary, Devikulam Estate Workers Union (E) (AITUC), Munnar P. O., Idukki District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

"Whether the dismissal from service of Sri Mariappan, P. F. No. 4371 by the Management of Vaguvvarai Estate, Munmar is justifiable or not? If not, what are the reliefs entitled to him?"

(5)

G. O. (Rt.) No. 1985/2007/LBR.

*Thiruvananthapuram, 22nd June 2007.*

Whereas, the Government are of opinion that an industrial dispute exists between The President, India Coffee Board Workers Co-operative Society (Ltd.) No. 4227, P. B. No. 184, Thrissur-680 001 and the workmen of the above referred establishment represented by (1) T. R. Surendran, Thandiyeekkal Veedu, Cheruvathery, Chwoor P. O., Thrissur, (2) T.R. Prakash, Thandiyeekkal Veedu, Cheruvathery Chwoor P. O., Thrissur, (3) T. R. Vasanthakumar, Thandiyeekkal House, V aran th a r a p p i l l y, Veluppadom P.O., Thrissur, (4) P. R. Sureshkumar, P unch a d a t h u House, K o l a n g a t t u k a r a, Choolissery P. O., Thrissur, (5) P. U. Asad, Padinjarathalakkal House, P o o n k u n n a m P. O., Thrissur, (6) K. R. Balakrishnan, Kovathu House, Chittissery P. O., M a d a v a k k a r a, Thrissur, (7) P. S. Satheshkumar, Thaisuvalappil House, Chempoochira P. O., Thrissur in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the demotion of Sri T.R. Surendran, Counter Clerk by the management of India Coffee Board Workers Co-operative Society Ltd. No. 4227, Thrissur-680 001 is justifiable? If not, what relief he is entitled to get?

(6)

G. O. (Rt.) No. 1990/2007/LBR.

*Thiruvananthapuram, 23rd June 2007.*

Whereas, the Government are of opinion that an industrial dispute exists between (1) M/s. Patel Babulal Pranlal and Brothers, Suit No. 205-206, 11nd Floor, Pioneer Towers, Marine Drive, Cochin-31 represented by its

Managing Director, (2) M/s. Patel Cars Private Ltd., N. H. 47, Vytila-Aroor Baipass Road, Maradu, Kochi-4 represented by its Managing Director and the workman of the above referred establishment V. M. Moniyamma, 34/443, Orikombil, Near Akshaya Hospital, Kadavanthra, Cochin-20 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

"Whether the termination of service of Smt. V. M. Moniyamma, Accountant by the managements of M/s Patel Babulal Pranlal and Brothers, Suit No. 205-206, 11nd Floor, Phoneer Towers, Marine Drive, Cochin-31 and M/s. Patel Cars Pvt. Ltd. N. H. 47, Vytila-Aroor Byepass Road, Maradu, Kochin is justifiable? If not, what relief she is entitled to?"

By order of the Governor,

SUSY EAPEN,

*Under Secretary to Government.*